

and Vice-Chancellors, to be visitors of the Law Society of Upper Canada.

Canada for the time being, the Chief Justice of Her Majesty's Court of Common Pleas for Upper Canada for the time being, and all the Puisné Judges and Vice Chancellors of Her Majesty's Superior Courts of Law and Equity at Toronto for the time being, shall be and shall 5 be deemed to have been visitors of the Law Society of Upper Canada, with all the powers conferred upon the Judges of Upper Canada with respect to such Society in and by the second section of the Act of the Parliament of that Province, passed in the thirty-seventh year of the 10. reign of King George the Third, chaptered thirteen, and intituled, "An Act for the better regulating the Practice of the Law."

Judges of Superior Courts of Common Law at Toronto, may sit apart in Banc during Term.

III. And be it enacted, That at any time wherein Her Majesty's Superior Courts of Common Law at Toronto 15 may by law sit in Banc, it shall and may be lawful for any one Judge of either of such Courts to sit in Banc apart from his brethren, either while they are actually so sitting, or while their sittings within such time shall be suspended or adjourned; and every such Judge so sitting apart in 20 Banc as aforesaid, shall have all the same powers and authority as belong to, or may hereafter be vested in either of such Courts touching or concerning, or in any way relating to the business of adding or justifying bail, discharging insolvent debtors, administering oaths, and hear- 25 ing and determining matters on motion, and making rules and orders in causes and business depending in either of the said Courts, in the same manner and with the same force validity and effect, as might be done by the Court in which such causes or business shall be respectively 30 depending.

Who shall be Clerk to Judge sitting apart in Banc.

IV. And be it enacted, That the Clerk of the Judges Chambers at Osgoode Hall, shall perform the duties of Clerk of such Court, so far as such duties apply to the business transacted before such Judge so sitting apart in 35 Banc as aforesaid.

Judges of either of such Courts sitting at Chambers may dispose of business depending in the other of such Courts.

V. And be it enacted, That it shall and may be lawful for any of the Judges of either of Her Majesty's said Superior Courts of Common Law at Toronto sitting at Chambers to hear, determine and dispose of any 40 business depending in the Court of which he is not a member, as fully and effectually to all intents and purposes whatsoever, as if he were a Judge of such Court: subject always, nevertheless, to such proceedings by the Court in which the same shall be pending, for the revers- 45 ing, setting aside, or confirming what may be so done by